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IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF UTAH

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<p>JEREMY BRYAN BARNEY aka JEREMY BRYAN BARNEY RANDALL, Plaintiff, v. ADULT PROBATION &amp; PAROLE, <i>et al.</i>, Defendants.</p>	<p><b>MEMORANDUM DECISION &amp; ORDER DISMISSING COMPLAINT</b> Case No. 2:20-CV-84-HCN Howard C. Nielson, Jr. United States District Judge</p>
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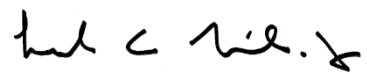
Plaintiff has not responded to the June 18, 2020 order to within thirty days show cause why his case should not be dismissed for failing to file his certified six-month inmate account statement, as ordered. *See* Dkt. Nos. 2, 5. Plaintiff was last heard from on February 7, 2020—more than seven months ago—when he submitted his complaint and *in forma pauperis* application. *See* Dkt. Nos. 1, 3. Plaintiff has not since updated his address with the court as required. *See* D. Utah Civ. R. 83-1.3(e) (“In all cases, counsel and parties appearing *pro se* must notify the clerk’s office immediately of any change in address, email address, or telephone number.”).

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**IT IS HEREBY ORDERED** that, because Plaintiff has neither followed the court’s order, nor prosecuted this case, *see* DUCivR 41-2, Plaintiff’s complaint is **DISMISSED** without prejudice. This action is **CLOSED**.

DATED this 18th day of September, 2020.

BY THE COURT:



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Howard C. Nielson, Jr.  
United States District Judge